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BEFORE THE POSTAL RATE COMMISSION WASHINGTON, D.C. 20268-0001

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POSTAL BATE DEMNISSION OFFICE OF THE SECRETARY

POSTAL RATE AND FEE CHANGES, 2000

Docket No. R2000-1

Further Recording Industry Association of America Erratum

The interrogatory to USPS Witness Crum filed on March 15, 2000 for the Counsel for Recording Industry Association of America incorrectly numbered the question to Mr. Crum. A correctly revised interrogatory accompanys this pleading.

Respectfully submitted,

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lan D. Volner

N. Frank Wiggins

Venable, Baetjer, Howard & Civiletti, LLP

1201 New York Avenue, N.W.

Suite 1000

Washington, DC 20005-3917

Counsel for Recording Industry Association of America

BEFORE THE POSTAL RATE COMMISSION WASHINGTON, D.C. 20268-0001

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INTERROGATORIES OF RECORDING INDUSTRY ASSOCIATION OF AMERICA TO USPS WITNESS CRUM (RIAA/USPS-T-27-3)

Pursuant to Sections 25 and 26 of the rules of practice, Recording Industry Association of America ("RIAA") submits the attached interrogatory to USPS witness Crum: RIAA/USPS-T-27-3. If the designated witness is unable to respond to any interrogatory, we request a response by some other qualified witness.

Respectfully submitted,

Ian D. Volner
N. Frank Wiggins
Venable, Baetjer, Howard & Civiletti, LLP
1201 New York Avenue, N.W.
Suite 1000
Washington, DC 20005-3917

Counsel for Recording Industry Association of America

RIAA/USPS-T-27-3. Please refer to your attachment to your answer to RIAA/USPS-T-27-1.

- (a) Do you have an explanation for the disproportionately high mail processing cost reflected in Table 3.3?
- (b) Do you have an explanation for the fact that cost segments 6 and 7 in Table 3.1 are substantially (almost three times) higher than those in Table 3.2 but the same costs are close to equal in Table 3.3 and 3.4?

DC1/112352

CERTIFICATION

I hereby certify that I have this day served the foregoing document upon all participants of record in this proceeding having requested service of discovery documents in accordance with Section 12 of the rules of practice.

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